PTO/SB/05 (08-03) Approved for use through 07/31/2006. OMB 0651-0032

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UTILITY PATENT APPLICATION TRANSMITTAL

(Only for new nonprovisional applications under 37 CFR 1.53(b))

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Attomey Docket No.	97L212A	
First Inventor	Boffa	
Title	Oil Compositions with Syn	
Express Mail Label No.	ET691282693US	

See MPEP		PLICATION 600 concerning u	ELEMENTS tility patent application contents.	ADDRE	33 TQ.	P.O. Box 1	Patent Appl oner for Par 450 VA 22313	tents		0
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	Continuation Divisional Continuation-in-part (CIP) of prior application No.: 19/026,549									
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Prior application information: Examiner J. Howard Art Unit. 1764 For CONTINUATION OF DIVISIONAL APPS only; The entire disclosure of the prior application, from which an oath or declaration is supplied under Box 5b, is considered a part of the disclosure of the accompanying continuation or divisional application and is hereby incorporated by reference. The incorporation can only be relied upon when a portion has been inadvertently omitted from the submitted application parts.										
			19. CORRESPO	NDENCE AD	DRESS	-				
Custon	ner Nu	mber:			OR 🖸	Corres	spondence	e ado	fress below	
Name	Jacot	M. Levine								
Address	Address Infineum USA L.P.									
City	1900 East Linden Ave. Linden State New Jersey Zip Code 07036									
Country	Internal New Jersey 10/03				07036					
	1	 				(A mo mt)	<u> </u>	•	908-474-24	
Name (Print/Ty Signature	γ ρε)	Jacob M. Levine	of M Olive	Registration	on No. (Attorney	rAgeril) (32,509 Date			
Signature	- 1	The	do Ma Cours				Dale	1/30	/04	

This collection of information is fequired by 37 CFR 1.53(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop Patent Application, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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PTO/SB/17 (10-03)
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(Complete (if applicable))

Date

Telephone 908-474-2418

1/30/04

Under the Paperwork Reduction Act of 1995, no persons are required to re

FEE TRANSMITT <i>A</i>		
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for FY 2004

Effective 10/01/2003. Patent fees are subject to annual revision.

Applicant claims small entity status. See 37 CFR 1.27

TOTAL AMOUNT OF PAYMENT (\$) 770.00

SUBMITTED BY

Name (Print/Type)

Signature

Jacob M. Levine

spond to a collection of info	rmation unless it displays a valid OMB control number.			
Complete if Known				
Application Number	10/026,549			
Filing Date	January 27, 2004			
First Named Inventor	Boffa			
Examiner Name	J. Howard			
Art Unit	1764			
Attorney Docket No.	97L212A			

Check	METHOD OF PAYMENT (check all that apply)	FEE CALCULATION (continued)				
Deposit Account:		3. ADDITIONAL FEES				
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1. BASIC FILING FEE Large Entity Small Entity		1251 110 2251 55 Extension for reply within first month				
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Code (\$)		1253 950 2253 475 Extension for reply within third month				
1001 770 2001 385		1254 1,480 2254 740 Extension for reply within fourth month				
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WARXING: Information n this form may b come public. Credit card information sh uld not b included n this form. Provide credit card inf rmation and authorization on PTO-2038.

This collection of information is required by 37 CFR 1.17 and 1.27. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

Registration No.

(Attorney/Agent)

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x \$88.00

\$290.00

AMENDMENT TRANSMITTAL FORM

Docket N In re	No.: 97L2	212A)) Befo	re the Examiner			
Applicati Serial No Filed:	o.: 10/0 Dec	a et al. 26,549 ember 19, 2001)))	J. Howard			
For:		COMPOSITIONS ' THETIC BASE OI) Grou	p Art Unit No. 1764		•	
P.O. B x	sioner for Pate	ents			1704			
Sir:								
	deposited as fir Patents, Washi	d hereby certifies hast-class mail with the ngton, D.C. 20231, c	e United State on <u>January 3</u>	s Postal Service in 0, 2004.	n an envelope add			
		an amendment/respo		,				
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The fee f	or any changes	in number of claims	has been calc	culated as shown b	pelow.	•		<u>_</u>
			CLA	AIMS AS AMEN	DED			
	(1)	(2) Claims Remaining After Amendment	(3)	(4) Highest No. Previously Paid for	(5) Present Extra	(6) Rate	(7)	
	Total Claims	15	Minus	20	0	x \$18.00	0.00	-

* If the entry in Column 2 is less than the entry in Column 4, write "0" in Column 5.

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MULTIPLE DEPENDENT CLAIM FEE

- ** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 20, write "20" in this space.
- *** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 3, write "3" in this space.

Minus

The total fee for this amendment, including claim changes and any extension of time is calculated to be \$_0.00_.

[] Charge \$______ to Deposit Account No. 05-1710.

[X] The Commissioner is hereby authorized to charge any additional fees which may be required by this paper, or credit any overpayment, to Deposit Account No. 05-1710. A duplicate copy of this Form is enclosed.

3

January 30, 2004

Indep. Claims

Date of Signature

Attorney or Agent
Jacob M. Levine

0

FEE FOR CLAIM CHANGES

Jacob M. Levine
Registration No. 32,509

Telephone No. (908) 474-2418

Facsimile No. (908) 474-2431

(For Internal Use Only: Job No. 813,856)

Infineum USA L.P. Law Department 1900 East Linden Avenue P. O. Box 710

Linden, New Jersey 07036-0710

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

APPLICANT:	Boffa et al.)	
SERIAL NO.:	10/026,549)	Examiner: J. Howard
FILED:	December 19, 2001)	Art Unit: 1764
TITLED:	OIL COMPOSITIONS WITH SYNTHETIC BASE OILS)	
			Atty. Docket No. 97L212A

Assistant Commissioner for Patents Washington, DC 20231

RESPONSE AFTER FINAL REJECTION

Sir:

This paper is filed in response to the Office Action mailed December 9, 2003. Reconsideration of the above-identified patent application is requested in view of the following remarks:

The present application is an application for reissue of U.S. Patent No. 6,235,691, issued May 12, 2001. It is again submitted that, in view of the position presented in the Office Action, it is apparent that the present reissue application has not been examined in accordance with applicable rules and procedures. Applicants therefore request that the rejection presented in the Office Action be withdrawn, and that the application be accorded further, proper consideration.

First, applicants wish to acknowledge that the position set forth in the Response mailed March 21, 2003 was incorrect; an error that arose, without deceptive attempt due to reliance on outdated version of 37 CFR 1.176. Applicants applicants applicants arong the error, and any confusion said error may have caused.

The present reissue application contains claims 1 through 15. Claims 1 through 11 are identical to claims 1 through 11, respectively, of the original patent. Claims 12 through 15 are directed to a distinct embodiment of the claimed invention, which was clearly disclosed in the specification of the application that matured into the original patent, but was never claimed. The

"error" that applicants are attempting to correct is the failure to claim subject matter that was disclosed, and could have been claimed in the original application, but was not.

The rejection of the reissue application, as it presently stands, is based on the following line of reasoning:

- a) newly presented claims 12 through 15 are directed to an invention that is independent or distinct from the invention described in claims 1 through 11 (the claims of the originally issued patent), and are subject to restriction;
- b) because claims 1 through 11 were prosecuted in the original application, applicants have made a "constructive election of the subject matter of claims 1 through 11 and claims 12 through 15 can therefore be considered withdrawn; and
- c) upon withdrawal of claims 12 through 15, the reissue application becomes identical to the issued patent and that the reissue patent therefore fails to correct any error in the original patent, and is improper (based on an improper oath/declaration).

Issue is not taken with the fact that claims 12 through 15 may be subject to restriction, or that it is proper to consider claims 1 through 11 constructively elected by applicants. However, applicants submit that the withdrawal of claims 12 through 15 does not render the reissue application "improper". In this regard, applicants point to MPEP Section 1450, which instructs that:

"Claims elected pursuant to a restriction requirement will receive a complete examination on the merits, while the non-elected claims (to any added invention(s)) will be held in abeyance in a withdrawn status, and will only be examined if filed in a divisional reissue application. If the reissue application containing only original unamended claims becomes allowable first (and no "error" under 35 U.S.C. 251 exists), further action in that reissue application will be suspended to await examination in the divisional reissue application(s) containing the added claims. The Office will not allow claims in a reissue application which does not correct any error in the original patent. Once a divisional reissue application containing the added claims is examined and becomes allowable, the examiner will rejoin the two sets of examined and allowed claims into a single reissue application for issuance. Unless applicant requests to the contrary prior to the examiner's rejoinder of the claims, the claims will be rejoined in the first reissue application (containing the pending original patent claims), and the divisional reissue application will be held abandoned." (emphasis added)

In view of the above, applicants submit that claims 1 through 11 of the present reissue application must be examined. For the reasons set forth during the prosecution of the original

application, applicants submit that the subject matter of claims 1 through 11 distinguishes over the prior art, and that the reissue application should be allowed. Applicants are, concurrent with the filing of this paper, filing a divisional application claiming the subject matter of withdrawn claims 12 through 15. Assuming that the present reissue application is deemed allowable, said application should then be held in abeyance until the claims of the divisional application are examined and found to contain allowable subject matter, at which point the claims can be rejoined into a single reissue application.

Respectfully submitted,

Jacob M. Levine Attorney for Applicants

Registration No. 32,509 Tel. No. (908) 474-2418

Infineum, USA, L.P. Law Technology Department 1900 East Linden Avenue P.O. Box 710 Linden, NJ 07036